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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/682,459	10/08/2003	Richard S. Ginn	16497,3.1	1645
57360 WORKMAN	7590 06/10/200 NYDEGGER	9	EXAM	IINER
1000 EAGLE GATE TOWER,			DORNBUSCH, DIANNE	
	JTH TEMPLE CITY, UT 84111		ART UNIT	PAPER NUMBER
	,		3773	
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			06/10/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

# Office Action Summary

Application No.	Applicant(s)	
10/682,459	GINN ET AL.	
Examiner	Art Unit	
DIANNE DORNBUSCH	3773	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS,

WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed
- after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).

  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any
- earned patent term adjustment. See 37 CFR 1.704(b).

Status	
1) Responsive to communication(s) filed on <u>04 March 2009</u> .	
2a) This action is <b>FINAL</b> . 2b) This action is non-final.	
3) Since this application is in condition for allowance except for formal matters, prosecution as to the n	ıerits is
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.	

Disposition	of	Claims
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isposition of Claims
4) Claim(s) 2-10 is/are pending in the application.
4a) Of the above claim(s) is/are withdrawn from consideration.
5) Claim(s) is/are allowed.
6)⊠ Claim(s) <u>2-10</u> is/are rejected.
7) Claim(s) is/are objected to.
8) Claim(s) are subject to restriction and/or election requirement.
pplication Papers
9) The specification is objected to by the Examiner.
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.
riority under 35 U.S.C. § 119

- 1	Z) ACKNO	wiedgment is made of a claim for foreign priority under 35 0.5.C. § 119(a)-(d) or (f).
	a)□ All	b) ☐ Some * c) ☐ None of:
	1.	Certified copies of the priority documents have been received.
	2.	Certified copies of the priority documents have been received in Application No
	3.	Copies of the certified copies of the priority documents have been received in this National Stage
		application from the International Bureau (PCT Rule 17.2(a)).
	* See the	e attached detailed Office action for a list of the certified copies not received.

Attachment(s)
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4) Interview Summary (PTO-413) Paper No(s)/Mail Date.	
6) Other:	
	Paper No(s)/Mail Date  5) Notice of Informal Patent Application

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#### DETAILED ACTION

## Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
   The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- Claims 3-6 are rejected under 35 U.S.C. 112, second paragraph, as being
  indefinite for failing to particularly point out and distinctly claim the subject matter which
  applicant regards as the invention.
- Claims 3-6 recites the limitation "the carrier assembly". There is insufficient antecedent basis for this limitation in the claim.

## Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 2, 3, 5, and 8-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Green et al. (5,674,231) in view of Kanner (6,348,064).

#### Claim 2:

Green discloses a method for delivering a closure element (22) to seal an opening through tissue (Col. 1 Lines 5-10), the closure element being carried on a proximal end of an elongate member (34) (Fig. 2 and 4 where the closure element is placed in the proximal end of the elongated member and then is pushed forward by the actuator member (42) as seen in Fig. 15 and 17-19) such that a proximal end of the

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closure element is spaced apart from an outer surface of the elongate member (there is space between the closure element and the elongated member in Fig. 2 where there is a gap specifically between the inner wall of the hole 38 and the elongated member which is used to receive the actuator member (Col. 6 Lines 3-4)), the method comprising: inserting the distal end of the elongate member into an opening through tissue (Fig. 11 and Col. 7 Lines 17-20); inserting a distal end of an actuator member (42) between the proximal end of the closure element and the outer surface of the elongate member until the distal end of the actuator member is coupled with the closure element (Col. 5 Lines 61-66 and Col. 5 Lines 1-5); advancing the actuator member distally, thereby advancing the closure element towards the distal end of the elongate member (Fig. 19 and Col. 7 Lines 63-64); engaging tissue (tissue of the vessel (104) near the hole (106)) adjacent the distal end of the elongate member with tissue engaging elements (24a and 24b) on the closure element (Fig. 15 and 17-19 and Col. 8 Lines 49-52); and withdrawing the elongate member from the opening (Col. 8 Lines 45-48), thereby leaving the closure element to close the opening (Col. 8 Lines 49-52).

Furthermore, Green discloses a skin, or sleeve member, (100) overlying at least a portion of the outer surface between the closure element and a distal end of the elongate member and at least partially overlying the closure element (Fig. 11 and 15) as well as a device for centering and maintaining the elongated member and closure element in the proper position in the vessel (60).

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Green discloses the claimed invention except for the skin separating from the outer surface of the elongate member as the closure element is advanced towards the distal end.

Kanner teaches a method for delivering a closure element (10, 50) to seal an opening through tissue (Col. 1 Lines 12-15), the closure element being carried on an elongate member (110) (Fig. 9-10) such that a proximal end of the closure element is spaced apart from an outer surface of the elongate member (there is space between the closure element and the elongated member in Fig. 9 where there is a gap used to receive the actuator member (112)), the method comprising; inserting the distal end of the elongate member into an opening through tissue (Fig. 20-21); inserting a distal end of an actuator member (112) between the proximal end of the closure element and the outer surface of the elongate member until the distal end of the actuator member is coupled with the closure element (Fig. 9-10); advancing the actuator member distally, thereby advancing the closure element towards the distal end of the elongate member (Fig. 22-25); engaging tissue adjacent the distal end of the elongate member with tissue engaging elements (12a-c, 18a-c) on the closure element (Fig. 25); and withdrawing the elongate member from the opening, thereby leaving the closure element to close the opening (the closure element is left in the vessel while the rest of the device is withdrawn): a skin or sleeve (512) overlying at least a portion of an outer surface between a closure element and a distal end of an elongate member (Fig. 22) and wherein the skin separates or split from the outer surface of the elongate member as the closure element is advanced (Figure 24-25 and Col. 11 Lines 50-62). In addition,

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Kanner discloses a device for centering and maintaining the elongated member and closure element in the proper position in the vessel (514).

It would have been obvious to one of ordinary skill in the art at the time of invention to modify Green with a splittable skin, as taught by Kanner, since it was known in the art that skins or sleeves are commonly used in deployment devices to conveniently protect delivery devices and are often subsequently opened or removed in order to unveil the delivery device without additional manipulation by a secondary instrument.

Furthermore, both Green and Kanner have a centering device and a skin/sleeve however the skin/sleeve of Green is not splittable, it would have been obvious to one of ordinary skill in the art to use a splittable skin instead of a non-splittable since these two skin/sleeve types were art-recognized equivalents at the time the invention was made, one of ordinary skill in the art would have found it obvious to substitute a non-splittable for a splittable skin/sleeve.

#### Claims 3 and 5:

Green discloses the claimed invention, except for the skin comprising a weakened region extending towards the distal end of the elongate member, the weakened region tearing as the closure element is advanced towards the distal end of the elongate member, and the skin expanding to a cross-section that is larger than cross-section of the elongate member as the elongated member is advanced towards the distal end.

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Kanner teaches the skin (512) comprising a weakened region (700) extending towards the distal end of the elongate member (Fig. 24-25), the weakened region tearing as the closure element is advanced towards the distal end of the elongate member (Fig. 24-25 and Col. 11 Lines 46-60), and the skin expanding to a cross-section that is larger than a cross-section of the elongate member as the closure element is advanced towards the distal end (Figures 24-25 and Col. 11 Lines 46-60).

It would have been obvious to one of ordinary skill in the art to provide a skin with a weakened region, as taught by Kanner, to Green since it was known in the art that skins or sheaths are commonly used in deployment devices to protect delivery devices with weakened regions to serve as a simple opening mechanism that does not require a second instrument.

<u>Claim8</u>: Green discloses that the opening through tissue extends through one or more layers of fascia (the opening is in vessel which to get to the opening it has to go through several layers in the tissue), and wherein the skin facilitates advancement of the carrier assembly through the one or more layers of fascia (Fig. 11).

Claim 9: Green discloses that the opening through tissue communicates with a blood vessel (104), and wherein leaving the closure element to close the opening comprises leaving the closure element to substantial seal the opening from blood flow therethrough with the closure element (Col. 8 Lines 49-52).

<u>Claim 10:</u> Green discloses that the elongate member comprises a lumen (34a) extending between the proximal and distal ends (Fig.4), and wherein the method further

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comprises inserting one or more instruments through the lumen into the blood vessel (Col. 6 Lines 56-58 where the instrument (60) is placed through the lumen).

 Claims 4 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Green et al. (5,674,231) in view of Kanner (6,348,064) and further in view of Martinez (5,593,412).

### Claim 4:

Green in view of Kanner disclose the claimed invention, except for the skin comprising a flap extending generally axially along the outer surface of the elongate member and overlying an adjacent region of the skin, and wherein the flap is released from the adjacent region as the carrier assembly is advanced towards the distal end of the elongate member, thereby allowing the skin to separate from the outer surface.

Martinez teaches the skin (18) comprising a flap (fingers 51-55) extending generally axially along the outer surface of the elongate member (12) and overlying an adjacent region of the skin (Fig. 1-3 where the flaps are adjacent to the weakend areas (41-45) which attaches all he fingers together as best seen in Fig. 2A) fingers as seen in the figures), and wherein the flap is released from the adjacent region (Fig. 2B-5) as the carrier assembly (14) is advanced towards the distal end of the elongate member, thereby allowing the skin to separate from the outer surface (Fig. 2-5).

It would have been obvious to one of ordinary skill to provide a skin with flaps, as taught by Martinez, to Green in view of Kanner in order to have a closed tapered area which would facilitate insertion through the tissue prior to separating the skin.

#### Claim 7:

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Green in view of Kanner disclose the claimed invention, except for the skin comprising an outer surface that is substantially slippery for facilitating advancement of the elongate member into the opening through tissue.

Martinez teaches the skin comprising an outer surface that is substantially slippery for facilitating advancement of the elongate member into the opening through tissue and that it allows for retraction of the sheath and allows for expansion for the element onto which it is disposed (Col. 3, Lines 30-42 and Col. 4, Lines 53-67 and Col. 5 Lines1-2).

It would have been obvious to one of ordinary skill to provide a skin with a slippery outer surface, as taught by Martinez, to Green in view of Kanner since it was known in the art that a lubricated, slippery surfaces allow for facilitated translational movement and also in order to allow for expansion of the elongate member or the element onto which it is disposed.

 Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Green et al. (5,674,231) in view of Kanner (6,348,064) and further in view of Kanner et al. (5,868,755).

Green in view of Kanner (6,348,064) disclose the claimed invention except for the skin being bonded to the outer surface of the elongate member by an adhesive and wherein the adhesive has sufficient adhesive strength such that the skin is peeled away from the outer surface as the carrier assembly is advanced towards the distal end.

Kanner et al. (5,868,755) teaches a skin (1) being bonded to the outer surface of the elongate member by an adhesive and wherein the adhesive has sufficient adhesive

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strength such that the skin is peeled away from the outer surface as the carrier assembly is advanced towards the distal end (Col. 4, Lines 1-16).

It would have been obvious to one of ordinary skill in the art to provide a skin bonded to the outer surface to the elongate member, as taught by Kanner et al. (5,868,755), to Green in view of Kanner (6,348,064), since it was known in the art to provide adhesives that provide temporary security.

## Response to Arguments

12. Applicant's arguments with respect to claims 2-10 have been considered but are moot in view of the new ground(s) of rejection.

### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to DIANNE DORNBUSCH whose telephone number is (571)270-3515. The examiner can normally be reached on Monday through Thursday 7:30 am to 5:00 pm Eastern.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jackie Ho can be reached on (571) 272-4696. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/D. D./ Examiner, Art Unit 3773

/(Jackie) Tan-Uyen T. Ho/ Supervisory Patent Examiner, Art Unit 3773